UNITED STATES DISTRICT COURT EASTERN DISTRICT OF WISCONSIN

UNITED STATES OF AMERICA

v.

SENTENCING MINUTES

STEVEN R. BRANDENBURG

Case No. 21-cr-0025-bhl

HONORABLE BRETT H. LUDWIG presiding Proceeding Held: 6/8/2021 Deputy Clerk: Kristine B.	Time Called: 9:11 a.m. Time Concluded: 10:38 a.m. Court Reporter: Susan A.	
Appearances:		
UNITED STATES OF AMERICA by:	Kevin C. Knight and Ross S. Goldstein	
STEVEN R. BRANDENBURG in person and by:	Jason D. Baltz	
US PROBATION OFFICE by:	James P. Feterston	
☐ The parties have no objections to the factual statements in the PSR	□ The parties have no objections to the application of the guidelines in the PSR	
 ☑ Objections/corrections to factual statements in PSR by ☐ Plaintiff ☒ Defendant: Defendant clarified paragraphs 82, 93, 94, 95, 98, 108, 109, 111, and 112. The Government objected to defendant's clarification of paragraph 93. 	 □ Objections/corrections to application of guidelines by □ Plaintiff □ Defendant 	
☐ The court adopts the factual statements and guideline application as set forth in the PSR	⊠ The court adopts the factual statements and guideline application with these changes: The Court will accept defendant's clarifications to paragraphs 82, 94, 95, 98, 108, 109, 111, and 112. The Court will not consider paragraph 93 in sentencing.	
□ The government presents sentencing argument: 51 months.	□ The defendant presents sentencing argument: less than 51 months and agrees to restitution request of Aurora Health Care.	
□ Defendant exercises right of allocution.	□ The court imposes sentence.	
☐ The government dismisses count(s)	□ Defendant advised of appeal rights.	
The Court imposes a below-guideline sentence as a va	riance from the guideline range for the reasons stated on	

The Court imposes a below-guideline sentence as a variance from the guideline range for the reasons stated on the record.

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SENTENCE IMPOSED:		
Imprisonment: 36		1 of the <u>Information</u>
36	Months as to Count	of the <u>Information</u>
Imprisonment term for each count to be served ⊠ concurrently □ consecutively. TOTAL TERM OF IMPRISONMENT IMPOSED: 36 months.		
Supervised 3 Release: 3	Years as to Count Years as to Count	1 of the Information 2 of the Information
MONETARY PENALTIES		
Special Assessment:	\$ 200	due immediately
Fine:	\$	⊠ fine waived
Restitution:	\$ 83,829.05	☐ determination deferred
CUSTODY		
☑ The defendant is to voluntarily surrender to the U.S. Marshall Service no later than 2 p.m. June 8, 2021.		
CONDITIONS OF SUPERVISED RELEASE/PROBATION		
 ☑ The defendant does not object to the conditions of supervised release as set forth in the presentence investigation report. ☑ The defendant waives reading of the conditions of supervised release. 		
Mandatory Conditions of Supervision imposed.		
□ The Court adopts the Standard Conditions of Supervision set forth in the presentence investigation report without change.		
□ The Court adopts the Special Conditions of Supervision set forth in the presentence investigation report without change.		